

EXHIBIT 18

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Norfolk Division**

*e*PLUS, INC.,)
)
) Civil Action No. 2:09cv232
Plaintiff,)
)
v.)
)
LAWSON SOFTWARE, INC.)
)
)
Defendants.)

**DEFENDANT LAWSON SOFTWARE, INC.'S IDENTIFICATION OF EXPERT
WITNESSES PURSUANT TO THE RULE 16(b) SCHEDULING ORDER**

Pursuant to Fed. R. Civ. P. 26(a)(2) and the Court's Rule 16(b) Scheduling Order,

Defendant Lawson Software, Inc. ("Lawson") hereby discloses the following expert witnesses whose testimony it may rely on in this case:

1. Frances M. McCloskey

a) Contact Information:

1) Business Address

Financial Advisors, LLC
450 Baker Building
706 Second Ave. S.
Minneapolis, MN 55402

2) Residence Address

5110 Knox Avenue S.
Minneapolis, MN 55419

b) Areas of Expertise:

Forensic Accounting, Damage Claim Calculations and other litigation matters.

c) Issues for Which Ms. McCloskey's Testimony May Be Proffered:

Damages

2. John V. Carlis

a) Contact Information:

1) Business Address

Computer Science Department
University of Minnesota
4-192 EE/CSCI Building
200 Union Street, SE
Minneapolis, MN 55455

2) Residence Address

5208 Meadow Ridge
Edina, MN 55439

b) Areas of Expertise:

Database Management Systems, Software Engineering and Bioinformatics

c) Issues for Which Mr. Carlis' Testimony May Be Proffered:

Invalidity and Unenforceability

3. Dr. Michael Shamos

a) Contact Information:

1) Business Address

School of Computers Science
4515 Newell Simon Hall
Carnegie Mellon University
Pittsburgh, PA 15213

2) Residence Address

605 Devonshire Street
Pittsburgh, PA 15213

b) Areas of Expertise:

Electronic Commerce, Computer Systems for Electronic Commerce and
Proceeding Before the Patent Office

c) **Issues for Which Mr. Shamos' Testimony May Be Proffered:**

Invalidity and Unenforceability

Lawson identifies the above experts without prejudice and reserves the right to identify additional experts if necessary. Lawson also reserves the right to have the above identified experts testify with respect to additional issues within their areas of expertise if necessary.

Dated: October 1, 2009

LAWSON SOFTWARE, INC.



Daniel McDonald, *pro hac vice*
William D. Schultz, *pro hac vice*
Rachel C. Hughey, *pro hac vice*
Joshua P. Graham, *pro hac vice*
Andrew Lagatta, *pro hac vice*
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*Counsel for Defendant Lawson Software,
Inc.*

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CERTIFICATE OF SERVICE

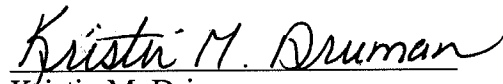
I hereby certify that on October 1, 2009, I caused the following documents:

1. Defendant Lawson Software, Inc.'s Identification of Expert Witnesses Pursuant to the Rule 16(b) Scheduling Order; and
2. Certificate of Service

to be served on the following individuals via electronic mail:

Goodwin Proctor ePlus team at ePlusGoodwinService@goodwinprocter.com
Gregory N. Stillman at gstillman@hunton.com
Brent L. VanNorman at bvannorman@hunton.com

Dated: October 1, 2009


Kristin M. Drieman